

**MORA CLAIM BLOCKED**

## Injunction to Prevent Payment to J. E. Dexter, of This City

### MRS. FRAZER'S COMPLAINT

She Declares — He Owes Her Sixteen Hundred of the Twenty-five Hundred Due Him—The Lawyer's Version of His Transactions With Her—Settlement Today

[illegible]

alleged that in lieu of payment of this debt, the defendant had agreed to pay the defendant \$1,600 out of his interest in the Mora claim when paid, and that he had received the money from the defendant. The petitioner admits that she owes the defendant about \$375 for money loaned, but brings no evidence to show that she has received the money from the defendant.

The attorney for Mrs. Frazer is Judge H. O. Dwyer, who has been retained by her and recited the facts substantially as above, given to him by his client. The defendant is represented by Mr. Dexter, who is an affidavit of Mr. Dexter, attached to the petition, which he made during a suit for recovery of the amounts alleged to be due. In the affidavit Mr. Dexter is stated to have been told by Mrs. Frazer that she did not recover for the reason that she had not been paid for the Mora claim. Mr. Dexter claims, when paid, as a settlement of the debt.

**HIS FAITH IN THE CLAIM.**

It also appears that Mrs. Frazer had great faith in the Mora claim to have speculated as she did on the result, and

dence with the Secretary of State on the debt dated to be due by Mr. Dexter, as she recited in her petition that Mr. Onsey would feel embarrassed should he refuse to pay Mr. Dexter for amounts of his own unjustly due, he, however, was justified in withholding it as being a judicial act.

Mr. Dexter said last night that Mrs. Frazer came to him in February, 1893, and asked him to advance her money to save her real estate at Staunton, on which she had a mortgage, and to take her to the fair at Run, Va., which was to be held for sale in three days. He agreed to take her

real estate, assume the incumbrance, and pay the difference. He would not, however, pay her all for the real estate money, but will give her an interest in the Mica claim, which was the selling at the rate of fifteen cents on the dollar.

**DECLINED HIS OFFER.**

She consulted Judge Willoughby, and declined this offer, but he nevertheless bought her land and house, and paid her in all \$6000 for it. Later she came to him for help to get back her diamonds, which she had placed in the hands of Francis Huffy.

He was to meet Mr. Huxter at Mr. Randall Haxner's office, one Monday, pay over the money and receive the diamonds as security. He was to hold them for a year and told her he would charge no interest for the money. She readily agreed to come with the diamonds and be finally agreed to let her take the money and bring the diamonds to him.

She took his money but never has produced the diamonds. He is ready to pay any day all he owes her upon a fair account.

It was stated last night that the drafted money over to the State Department this morning. It will be cashed in London with British Gold, and immediately thereafter distributed to the various groups.

Mora will receive about \$500,000 net, the remainder of the \$1.5 million 40 per cent having been set apart years ago for the payment of all expenses incurred in the prosecution of the claim, attorneys' fees included.

Minister Dupuy was in this city last night, but will return to his summer residence on the French coast tomorrow. He is expected to receive his receipt for the draft in final payment of the Mora claim. Mora will not be present at to-day's proceedings. He

was expected to reach Washington last night, and intends to make this city his future home.

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**ARMS FOR CUBA.**

**But Charges Against Their Owners Could Not Be Proved.**

Jacksonville, Fla., Sept. 13.—C. B. Barnard and J. B. Hester were arrested yesterday at Cedar Keys, and taken before United States Commissioner Lutterloh, on charges of violating the United States neutrality laws by buying in their pos-

The arms consisted of 166 cases of Winchester rifles, and twenty-five sets of powder, from the house of John Burnes, an Englishman in Gulf Hammock, near Cedar Keys, and forty-three cases of provisions found on North Key, is custody of J. P. Hexter.

Nothing could be proved to sustain the charges and the defendants were discharged. The United States marshal and district attorney returned to Jacksonville last night.

**JOHN A. LOGAN, JR., ARRESTED.**  
Charged With Cruelty to One of His Horses.  
Columbus, O., Sept. 13.—A special from Youngstown, O., says:  
John A. Logan, Jr., was arrested here yesterday for cruelty to animals, one of his horses dying in the harness while on a coaching trip. In the trial the jury failed to agree.

**Shot Himself Accidentally.** George Johnson, a young negro, who said he was an attendant at "Joe's Place," a saloon in Jackson City, and who resides at No. 204 First street northwest, called at the Emergency Hospital at about 12:30 p.m. "I came in this morning to have a large bullet cut from my right thigh,"

Johnson said he was closing up the saloon and had a large pistol in his hand at the time. As "hold-ups" were numerous in Jackson City, and the saloon was accidentally closed. The bullet had entered his leg, but he fled, and it required much

problem by Dr. Furlong, assisted by Dr. Johnson, ere it was taken out.

**THE WEATHER TO-DAY.**

For District of Columbia and Maryland—Fair; easterly winds; no change in temperature.

For Virginia—Fair; northeasterly winds; cooler in southwestern portion.